Via ECFS
Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, SW, Suite TW-A325
Washington, DC 20554

Re: Annual 47 C.F.R. S: 64.2009(e) CPNI Certification; EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2007

Date filed: October 1, 2008

Name of company covered by this certification: Global Connect

Telecommunication, Inc. Form 499 Filer ID: 824742

Name of signatory: Raymond Sinani

Title of signatory: President

Dear Ms. Dortch:

I, Raymond Sinani, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company, which sells prepaid calling cards to retail vendors, who then resell the calling cards to end users, does not obtain, possess, use, or maintain CPNI. However, should Global Connect expand its operations and obtain CPNI in the future, it will establish operating procedures that are adequate to ensure compliance with the Commission's CPNI rules located at 47 C.F.R. §64.2001 et seq.

If any further information is required, please contact me or my counsel, Kristopher Twomey. Mr. Twomey can be reached at 202 250-3413, or via email at kris@lokt.net.

Sincerely,

Raymond Sinani

President

cc: Kristopher Twomey

CPNI Compliance Statement of Title

Pursuant to the requirements contained in *Implementation of the Telecommunications Act of 1996: Telecommunications Carriers' Use of Customer Proprietary Network Information and Other Customer Information; IP-Enabled Services*, CC Docket No. 96-115; WC Docket No. 04-36, Report and Order and Further Notice of Proposed Rulemaking, 22 FCC Rcd 6927 (2007)("EPIC CPNI Order"), Raymond Sinani, of Global Connect Telecommunications, Inc., makes the following statement:

The company has not taken any actions (proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers or pretexters in the past year. The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI. Since end users obtain the company's prepaid calling cards from retail vendors, the company does not obtain, possess, use or maintain CPNI. Should the company grow in the future into a position where it would acquire, use or maintain CPNI, it would assure the Commission that it will comply with all CPNI requirements.

Signed

Raymond Sinani

Kaymond J.

President

¹ 47 C.F.R. S: 64.2009(e) states: "A telecommunications carrier must have an officer, as an agent of the carrier, sign and file with the Commission a compliance certificate on an annual basis. The officer must state in the certification that he or she has personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the rules in this subpart. The carrier must provide a statement accompanying the certification explaining how its operating procedures ensure that it is or is not in compliance with the rules in this subpart. In addition, the carrier must include an explanation of any actions taken against data brokers and a summary of all customer complaints received in the past year concerning the unauthorized release of CPNI. This filing must be made annually with the Enforcement Bureau on or before March 1 in EB Docket No. 06-36, for data pertaining to the previous calendar year."